

1 Carney R. Shegerian, Esq., State Bar No. 150461
2 CShegerian@Shegerianlaw.com
3 Mahru Madjidi, Esq., State Bar No. 297906
4 MMadjidi@Shegerianlaw.com
5 Alex Di Bona, Esq., State Bar No. 265744
6 ADiBona@Shegerianlaw.com
7 SHEGERIAN & ASSOCIATES, INC.
8 320 Larchmont Blvd.
9 Los Angeles, California 90004
10 Telephone Number: (310) 860 0770
11 Facsimile Number: (310) 860 0771

12 Attorneys for Plaintiff,
13 ALEX VILLANUEVA

14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**THE UNITED STATES DISTRICT COURT FOR THE
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

ALEX VILLANUEVA

Plaintiff,

vs.

COUNTY OF LOS ANGELES,
COUNTY OF LOS ANGELES
SHERIFF'S DEPARTMENT, LOS
ANGELES COUNTY BOARD OF
SUPERVISORS, COUNTY EQUITY
OVERSIGHT PANEL, LOS
ANGELES COUNTY OFFICE OF
INSPECTOR GENERAL,
CONSTANCE KOMOROSKI,
MERCEDES CRUZ, ROBERTA
YANG, LAURA LECRIVAIN,
SERGIO V. ESCOBEDO, RON
KOPPERUD, ROBERT G. LUNA,
MAX-GUSTAF HUNTSMAN,
ESTHER LIM, and DOES 1 to 100,
inclusive,

Defendants.

Case No.: 2:24-cv-04979-SVW-JC

[Assigned to Hon. Stephen V. Wilson, and
Magistrate Judge Jacqueline Chooljian]

**JOINT STIPULATION TO DISMISS
DEFENDANTS SERGIO ESCOBEDO
AND ROB KOPPERUD**

[Proposed] Order Filed Concurrently
herewith

Trial Date: June 3, 2025
Action Filed: June 13, 2024

1
2 Plaintiff and Defendants (collectively referred to herein as the “Parties”) hereby
3 stipulate as follows:

4 1. Individual Defendants Sergio Escobedo and Ron Kopperud will be
5 dismissed with prejudice under the following terms and conditions.
6 2. Sergio Escobedo and Rob Kopperud will be produced at trial in response to
7 a subpoena served on Miller Baroness.
8 3. The Parties waive fees and costs related to the dismissal of these
9 defendants. For the avoidance of doubt, all remaining parties may seek fees
10 and/or costs not related to this dismissal on an appropriate basis.
11 4. The Parties, through their counsel or otherwise, will not make arguments
12 or offer evidence that Sergio Escobedo or Ron Kopperud were named as
13 Defendants.

14 **IT IS SO STIPULATED**

15 Dated: May 8, 2025

16 SHEGERIAN & ASSOCIATES, INC.

17 By: Alex DiBona
18 Alex DiBona, Esq.
19 Attorneys for Plaintiff

20 Dated: May 8, 2025

21 MILLER BARONDESS

22 By: /s/ Jason Tokoro
23 Jason H. Tokoro, Esq.
24 Attorneys for Defendants

VILLANUEVA V. COUNTY OF LOS ANGELES, et al. USDC Case No. 2:24-cv-04979-SVW-JC

PROOF OF SERVICE
UNITED STATES DISTRICT COURT,
CENTRAL DISTRICT OF CALIFORNIA

I am an employee in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 11520 San Vicente Boulevard, Los Angeles California 90049

On May 8, 2025, I served the foregoing document, **“JOINT STIPULATION TO DISMISS DEFENDANTS SERGIO ESCOBEDO AND ROB KOPPERUD”** described as on all interested parties in this action as follows:

**Louis R. Miller, Esq.
Jason H. Tokoro, Esq.,
Steven G. Williamson, Esq.
Miller Baroness, LLP
2121 Avenue of the Stars, Suite 2600
Los Angeles, CA 90067
smiller@millerbaroness.com
jtokoro@millerbaroness.com
swilliamson@millerbaroness.com**

BY CM/ECF NOTICE OF ELECTRONIC FILING: I electronically filed the document(s) with the Clerk of the Court by using the CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. Participants in the case who are not registered CM/ECF users will be served by mail or by other means permitted by the court rules.

(FEDERAL) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on May 8, 2025, at Los Angeles, California

Amelia Sanchez
Amelia Sanchez